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VOLUME XLIX.

IRONTON, MO., THURSDAY, AUGUST 19, 1915.

NUMBER 11.

State Historical Society
REMINGTON-UMC
Rifles and Cartridges for Real .22 Sport
IN the .22 caliber as in the high-power
arms, your shrewd sportsman selects
his rifle and cartridges for results.
And when you start to be critical, there's no
where to stop short of Remington-UMC.
Made in Single Shot models—no Slide Action models,
with the famous Remington-UMC solid breech—and
now, the Autoloading model that successfully handles 10
Remington Autoloading .22 caliber cartridges without reloading.
For real .22 sport, get your rifle and cartridges from the
dealer who displays the Red Ball Mark of Remington-UMC.
Sold by your home dealer and 1169
other leading merchants in Missouri
Remington Arms-Union Metallic Cartridge Co.
Woolworth Building (233 Broadway) New York City

Of Days Long Gone By.

EDITOR REGISTER:—I feel that I
want to talk to you backward for 47
years. We have just commenced this
subject. I am presenting you one of
my pictures that will show the public
how I looked at that time, and I have
been a reader of your paper nearly all
this time and I wish that we could
have the REGISTER or a county paper
in every house in our county and I
wish also that they could study the
real meaning of a paper for educational
purposes, for practice of reading,
and practice of spelling and the in-
formation that everybody realizes in
the reading of the paper.
Now 47 years ago my first acquaint-
ance with you was when on your re-
turn from Van Buren on Current
River where you had visited your
brother Peter, or Captain Ake. I
never did say to you that I had met
your brother Peter, or Captain Ake,
but we met, and met like brothers and
parted the same. He treated me,
when I was a lonely boy at Van Buren,
with so much courtesy that there has
always been a warm spot in my heart
for him.

Now what I want to say is, do you
remember when you came back from
there, of stopping and staying all
night at my place, when I was young
and my wife was young and full of
vim in this life; we tried to show you
all the courtesy that we possibly could
in our little old log hut, but we were
living in rented, and made out of
hewed logs, daubed with mud, and a
hole in the chimney corner about 6
inches square for a window. We had
peeled pine logs for our joists and the
rough was put on the clapboards with

room, up stairs on a good feather bed,
and four large windows that you can
raise to have plenty of fresh air in
your room, and we could take you
over this same road, or part of it, and
we could show you a good, smooth
road, hardly any rocks for jars, which
I imagine would be a pleasure to you
to see these improvements, although
we have a few of our neighbors who
holler to put on the brakes, to stop
these improvements; but our state
legislature is furnishing a good deal of
the oil, by way of certain auto license,
grain license, and many other incomes
to our state, to create the money for
the oil in the building of these roads.
My neighbors, by us holding them
down to the anxious seat for a year
and a half, they are coming in with
their donations. \$5 each helps to
furnish this oil and I will say here
that they will realize soon and now say
to "holler out" to put on the
brakes against this road as we have
shown them the benefit already; of
what a blessing it is to them, and it is
only a little over a year old, and I am
satisfied we will convert them, for
when I met anybody on the road
they are giving me a pleasant smile
and a warm handshake, as they move
pleasantly over the road.

When the above picture was taken,
I only weighed about 170 pounds and I
must say my wife weighs 180 and I
288 and the good people of Reynolds
County who get the benefit of this
road have hopes of putting the fat on
us but they didn't change my wife as
a lady or I as a gentleman, and didn't
increase our height any, but by giving
us their trade for this many years it
has increased our wealth until we have
a good living for the balance of our
days, and so we wish to thank them
for all this and we are worrying our-
selves a little in our old days to make
return to them for all their courtesy,
and that is, in the way of building this
road for their benefit, which I hope
that they will realize soon and now say
as my wife and I do. And when
she and I meditate over our youthful
days we think of the Reynolds county
people often and wish we could do
more for them in the near future. If
this doesn't find the waste basket it
will be continued and will now say
that my days are short, I know, and
for the sympathy and love that I have
for these people I wish when I am
buried I could be buried with my head
towards Reynolds county, as a token
of my love for that people.

Yours truly,
G. W. SCOGGIN.
Glover, Mo., August 7, 1915.

DR. KENNETH W. HOUSTON,
Dentist
Office . . . Over Gay & Kindell's
IRONTON, MO.
Hours 9 A. M. to 4 P. M.
Office . . . 60
Residence . . . 32
Estimates Cheerfully Given.

DR. J. L. HICKMAN
State Deputy Veterinarian
Calls Attended All Hours.
Interstate Inspections Made.
BRUNOT, MO.

Order of Publication.
In the Circuit Court of Iron County,
Missouri, in Vacation, July 1, 1915.
The State of Missouri, at the relation
and to the use of B. P. Burnham,
Collector of the Revenue of Iron
County, Missouri,
against
R. R. Hinkley, Mary A. Curry and
William Piper, if living; or the un-
known heirs and devisees of R. R.
Hinkley, Mary A. Curry and Wil-
liam Piper, if they be dead; Defend-
ants.
(Now at this day comes the plaintiff,
B. P. Burnham, Collector of the Re-
venue of Iron County, Missouri, and
files his petition and affidavit, set-
ting forth among other things, that
the defendants, R. R. Hinkley, Mary
A. Curry and William Piper, are
non-residents of the State of Mis-
souri, and that they cannot be served
with summons in said State.

Plaintiff states that the defendants,
R. R. Hinkley, Mary A. Curry and
William Piper,
have not been heard of for many years;
that plaintiff is not informed whether
they be living or dead; that if they be
dead their heirs, or if they died leav-
ing a will, their devisees, are interest-
ed in the subject matter of this peti-
tion; that the names of such heirs or
devisees, or both, cannot be inserted
herein because they are unknown to
plaintiff; that the said R. R. Hink-
ley, Mary A. Curry and William
Piper, were the record owners of the
land described herein, and plaintiff
has no information except as may be
stated of the nature of the interest
and estate in said land owned by said
R. R. Hinkley, Mary A. Curry and
William Piper, and therefore is
unable to particularly describe the
same, and that in the event of the
death of the said R. R. Hinkley, Mary
A. Curry and William Piper, their
said heirs and devisees have, by de-
cent or devise, succeeded to the said
interest and estate of the said R.
R. Hinkley, Mary A. Curry and
William Piper, from whom plaintiff
is interested in the property herein
described. It is, therefore, ordered,
by the Clerk of the Circuit Court
of Iron County, Missouri, in vaca-
tion, that publication be made notify-
ing said defendants that an action has
been commenced against them in the
Circuit Court of said County, the ob-
ject and general nature of which is to
enforce the lien of the State of Mis-
souri on the following real estate, be-
longing to the said defendants for
back taxes for the years 1911, 1912 and
1913 to-wit:

The Southwest quarter of the south-
east quarter of section 32, township
33, north, range 4 east, 40 acres. The
south one-half of the Southwest quar-
ter of Section 32, Township 33, north,
Range 4 East, 80 acres—all in Iron
county, Missouri.

(An itemized statement in the na-
ture of a tax bill showing the amount
of taxes, interest and cost now due on
said real estate for the years afore-
said, amounting in the aggregate to the
sum of nine and 46-100ths Dollars,
is filed with said petition as provided
by law.)

And unless they be and appear at
the next term of said Court to be
held for the County of Iron, and
State of Missouri, at the Court House
in said County on the fourth Monday
in October next, 1915, and on or be-
fore the third day thereof (if the term
shall so long continue; and, if not,
then before the end of the term), and
plead, answer or demur to said plain-
tiff's petition, the same will be taken
as confessed, judgment rendered in
accordance with the prayer of said
petition, and said real estate, or so
much thereof as may be necessary to
satisfy said judgment, interest and
costs, be sold under a special fieri
facias to be issued thereon.

It is further ordered that a copy
hereof be published according to
law in the IRON COUNTY REGISTER,
a weekly newspaper published in said
County of Iron, and State of Missouri.
JESSE M. HAWKINS,
Circuit Clerk.

A true copy from the record:
Witness my hand and official seal, this
[SEAL] 1st day of July, 1915.
JESSE M. HAWKINS, Clerk
Circuit Court, Iron County, Mo.

Order of Publication.

In the Circuit Court of Iron County,
Missouri, in Vacation, July 30, 1915.
The State of Missouri, at the relation
and to the use of B. P. Burnham,
Collector of the Revenue of Iron
County, Missouri,
against

Wendel Szabo and Anna Szabo, if liv-
ing; or the unknown heirs and
devisees of Wendel Szabo, if they be
dead; if they be dead; and Whitener-
London Realty Company, a corpora-
tion, defendants.

(Action to Enforce Lien for Taxes.)
Now at this day comes the plaintiff,
B. P. Burnham, collector of the revenue
of Iron County, Missouri, and files his
petition and affidavit, setting forth
among other things, that the defend-
ants, Wendel Szabo and Anna Szabo, are
non-residents of the state of Missouri,
and that they cannot be served with
summons in said State.

Plaintiff states that the defendants,
Wendel Szabo and Anna Szabo, have
not been heard of for many years; that
plaintiff is not informed whether they
be living or dead; that if they be dead
their heirs, or if they died leaving a
will, their devisees, are interested in
the subject matter of this petition; that
the names of such heirs or devisees, or
both, cannot be inserted herein because
they are unknown to plaintiff; that the
said Wendel Szabo and Anna Szabo,
and Whitener-London Realty Company
(a corporation) were the record owners
of the land described herein, and
plaintiff has no information except as
stated of the nature of the interest
and estate in said land owned by
said Wendel Szabo and Anna Szabo
and therefore is unable to particularly
describe the same, and that in the event
of the death of the said Wendel Szabo
and Anna Szabo, their said heirs and
devisees have, by descent or devise,
succeeded to the said interest and
estate of the said Wendel Szabo and
Anna Szabo from whom their interest
in the property herein is derived. It is
therefore, ordered by the clerk of the
Circuit Court of Iron County, Mis-
souri, in vacation, that publication be
made notifying said defendants that
an action has been commenced against
them in the circuit court of said
County, the object and general nature
of which is to enforce the lien of the
State of Missouri on the following real
estate, belonging to the said defend-
ants for back taxes for the years 1910,
1911, 1912, 1913, to-wit:

The north one-half of the northeast
quarter of section 23, township 34, north,
range 4 east, 80 acres, subject to
mineral reservations made by Big
Muddy Coal and Iron Company, reserv-
ing all minerals—all in Iron county,
Missouri.

(An itemized statement in the na-
ture of a tax bill showing the amount
of taxes, interest and costs now due on
said real estate for the years afore-
said, amounting in the aggregate to the
sum of eight and 68-100ths Dollars, is
filed with said petition as provided by
law.)
And unless they be and appear at the
next term of said court to be held for
the county of Iron, and state of Mis-
souri, at the court house in said county
on the fourth Monday in October next,

1915, and on or before the third day
thereof (if the term shall so long
continue; and, if not, then before the
end of the term), and plead, answer or
demur to said plaintiff's petition, the
same will be taken as confessed, judg-
ment rendered in accordance with the
prayer of said petition, and said real
estate, or so much thereof as may be
necessary to satisfy said judgment,
interest and costs, be sold under a
special fieri facias to be issued thereon.
It is further ordered that a copy here-
of be published according to law in the
IRON COUNTY REGISTER, a weekly news-
paper published in said county of Iron,
and state of Missouri.

JESSE M. HAWKINS,
Circuit Clerk.
A true copy from the record:
Witness my hand and official seal, this
[SEAL] 30th day of June, 1915.
JESSE M. HAWKINS, Clerk
Circuit Court, Iron County, Mo.

Order of Publication.

In the Circuit Court of Iron County,
Missouri, in Vacation, July 1, 1915.
The State of Missouri, at the relation
and to the use of B. P. Burnham,
Collector of the Revenue of Iron
County, Missouri,
against

Charles W. McNeely, William B. Mc-
Neely, Wm. N. Gregory, trustee, and
William H. Young, if living; or the un-
known heirs and devisees of Charles
W. McNeely, William B. McNeely,
Wm. N. Gregory, trustee, and William
H. Young, if they be dead, defend-
ants.

(Action to Enforce Lien for Taxes.)
Now at this day comes the plaintiff,
B. P. Burnham, collector of the revenue
of Iron county, Missouri, and files his
petition and affidavit, setting forth
among other things, that the defend-
ants, Charles W. McNeely, William B. Mc-
Neely, Wm. N. Gregory, trustee, and
William H. Young, are non-residents of the state of Mis-
souri, and that they cannot be served
with summons in said state.

Plaintiff states that the defendants,
Charles W. McNeely, William B. McNe-
ely, Wm. N. Gregory, trustee, and Wil-
liam H. Young, have not been heard of
for many years; that plaintiff is not in-
formed whether they be living or dead;
that if they be dead their heirs, or if
they died leaving a will, their devisees,
are interested in the subject matter of
this petition; that the names of such
heirs or devisees, or both, cannot be in-
serted herein because they are unknown
to plaintiff; that the said Charles W.
McNeely, William B. McNeely, Wm.
N. Gregory, trustee, and William H.
Young were the record owners of the
land described herein, but plaintiff has
no information except as stated herein
of the nature of the interest and estate
in said land owned by said Charles W.
McNeely, William B. McNeely, Wm.
N. Gregory, trustee, and William H.
Young, and therefore is unable to
particularly describe the same, and
that in the event of the death of the
said Charles W. McNeely, William B.
McNeely, Wm. N. Gregory, trustee, and
William H. Young their said heirs and
devisees have, by descent or devise,
succeeded to the said interest and
estate of the said Charles W. McNeely,
William B. McNeely, Wm. N. Gregory,
trustee, and William H. Young from
whom their interest in the property
herein described is derived. It is there-
fore ordered by the clerk of the circuit
court of Iron county, Missouri, in vaca-
tion, that publication be made notify-
ing said defendants that an action has
been commenced against them in the
circuit court of said county, the object
and general nature of which is to
enforce the lien of the state of Mis-
souri on the following real estate, be-
longing to the said defendants for
back taxes for the years 1911, 1912,
1913, to-wit:

The Southwest quarter of section 34,
township 33, north, range 3 east, 40
acres—all in Iron county, Missouri.
(An itemized statement in the nature
of a tax bill showing the amount of
taxes, interest and costs now due on
said real estate for the years afore-
said, amounting in the aggregate to the
sum of Five and 33-100ths Dollars, is
filed with said petition as provided by
law.)
And unless they be and appear at the
next term of said court to be held for
the county of Iron, and state of Mis-
souri, at the court house in said county
on the fourth Monday in October next,
1915, and on or before the third day
thereof (if the term shall so long con-
tinue; and, if not, then before the end
of the term), and plead, answer or
demur to said plaintiff's petition, the
same will be taken as confessed, judg-
ment rendered in accordance with the
prayer of said petition, and said real
estate, or so much thereof as may be
necessary to satisfy said judgment,
interest and costs, be sold under a
special fieri facias to be issued thereon.

It is further ordered that a copy
hereof be published according to law in
the IRON COUNTY REGISTER, a weekly
newspaper published in said county of
Iron, and state of Missouri.
JESSE M. HAWKINS,
Circuit Clerk.
A true copy from the record:
Witness my hand and official seal, this
[SEAL] 1st day of July, 1915.
JESSE M. HAWKINS, Clerk
Circuit Court, Iron County, Mo.

Order of Publication.

In the Circuit Court of Iron County,
Missouri, in Vacation, July 30, 1915.
The State of Missouri, at the relation
and to the use of B. P. Burnham,
Collector of the Revenue of Iron
County, Missouri,
against

Emanuel Roehy, Erastus G. Loomis
and John Mahon, if living; or the un-
known heirs and devisees of Emanuel
Roehy, Erastus G. Loomis and John
Mahon, if they be dead; and J. W. Kerr,
defendants.

(Action to Enforce Lien for Taxes.)
Now at this day comes the plaintiff,
B. P. Burnham, Collector of the Revenue
of Iron County, Missouri, and files his
petition and affidavit, setting forth among
other things, that the defendants, Emanuel
Roehy, Erastus G. Loomis and John
Mahon, are non-residents of the State
of Missouri, and that they cannot be
served with summons in said State.
Plaintiff states that the defendants,
Emanuel Roehy, Erastus G. Loomis and
John Mahon, have not been heard of for
many years; that plaintiff is not in-
formed whether they be living or dead; that
if they be dead their heirs, or if they
died leaving a will, their devisees, are
interested in the subject matter of this
petition; that the names of such heirs
or devisees, or both, cannot be inserted
herein because they are unknown to
plaintiff; that the said Emanuel Roehy,
Erastus G. Loomis and John Mahon
were the record owners of the land
described herein, but plaintiff has no
information except as stated herein of
the nature of the interest and estate
in said land owned by said Emanuel
Roehy, Erastus G. Loomis and John
Mahon, and therefore is unable to
particularly describe the same, and
that in the event of the death of the
said Emanuel Roehy, Erastus G. Loomis
and John Mahon, their said heirs and
devisees have, by descent or devise,
succeeded to the said interest and
estate of the said Emanuel Roehy,
Erastus G. Loomis and John Mahon
from whom their interest in the prop-
erty herein described is derived. It is
therefore ordered by the clerk of the
Circuit Court of Iron County, Mis-
souri, in vacation, that publication be
made notifying said defendants that
an action has been commenced against
them in the circuit court of said county,
the object and general nature of which
is to enforce the lien of the State of
Missouri on the following real estate,
belonging to the said defendants for
back taxes for the years 1911, 1912,
1913, to-wit:

The Southeast quarter of section 7,
township 33, north, range 3 east, 40
acres—all in Iron county, Missouri.

(An itemized statement in the nature
of a tax bill showing the amount of
taxes, interest and costs now due on
said real estate for the years afore-
said, amounting in the aggregate to the
sum of seven and 43-100ths Dollars, is
filed with said petition as provided by
law.)
And unless they be and appear at the
next term of said Court to be held for
the County of Iron, and State of Mis-
souri, at the Court House in said County
on the fourth Monday in October next,
1915, and on or before the third day
thereof (if the term shall so long con-
tinue; and, if not, then before the end
of the term), and plead, answer or
demur to said plaintiff's petition, the
same will be taken as confessed, judg-
ment rendered in accordance with the
prayer of said petition, and said real
estate, or so much thereof as may be
necessary to satisfy said judgment, in-
terest and costs, be sold under a special
fieri facias to be issued thereon.

It is further ordered that a copy hereof
be published according to law in the
IRON COUNTY REGISTER, a weekly news-
paper published in said County of Iron,
and State of Missouri.
JESSE M. HAWKINS,
Circuit Clerk.
A true copy from the record:
Witness my hand and official seal, this 30th
[SEAL] day of June, 1915.
JESSE M. HAWKINS, Clerk
Circuit Court, Iron County, Mo.

Order of Publication.

In the Circuit Court of Iron County,
Missouri, in Vacation, July 30, 1915.
The State of Missouri, at the relation
and to the use of B. P. Burnham,
Collector of the Revenue of Iron
County, Missouri,
against

James K. Mitchell, if living; or the un-
known heirs and devisees of James K.
Mitchell, if he be dead; and E. W.
Summers, defendants.
(Action to Enforce Lien for Taxes.)
Now at this day comes the plaintiff, B. P.
Burnham, Collector of the Revenue of Iron
County, Missouri, and files his petition
and affidavit, setting forth among other
things, that the defendants, James K.
Mitchell, if living; or the unknown heirs
and devisees of James K. Mitchell, if he
be dead, are non-residents of the State
of Missouri, and that they cannot be
served with summons in said State.

Plaintiff states that the defendants,
James K. Mitchell, if living; or the un-
known heirs and devisees of James K.
Mitchell, if he be dead; and E. W.
Summers, are non-residents of the State
of Missouri, and that they cannot be
served with summons in said State.
Plaintiff states that the defendants,
James K. Mitchell, if living; or the un-
known heirs and devisees of James K.
Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
said State. Plaintiff states that the de-
fendants, James K. Mitchell, if living; or
the unknown heirs and devisees of James
K. Mitchell, if he be dead, are non-resi-
dents of the State of Missouri, and that
they cannot be served with summons in
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